# **Transmittal Memo**

# (City of Houston – Family and Medical Leave Act)



Employee Name (first, mi, last)		Employee No	Employee No.				
		/	/				
Department/Division	n FMLA Representative	Date					
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Form A Form B Form C Form E Form E Form I Form J Form K From L From M-QE. Form M-SHC.	Certification of Health Care Pro- Certification of Health Care Pro- Statement of Family Relationsh Employee Authorization for Clar Family and Medical Leave Act Fitness for Duty Certification ( Schedule for Reduced/Intermit Health Benefits Continuation ( Certification of Qualifying Exi	and Responsibilition — Family and Mot Sheet #28: The Hovider, U.S. Departure (City of Houst arification/Authority) City of Houston — tent Leave (City of Houston — gency for Military	tiies Under FMLA Medical Leave Act) Family and Medical Leave Act of 1993 artment of Labor Form WH-380-E for employee; artment of Labor Form WH-380-F for family mention – Family and Medical Leave Act) entication of Medical Certification (City of Houst  - Family and Medical Leave Act) of Houston – Family and Medical Leave Act) - Family and Medical Leave Act) - Family and Medical Leave Act)	mber			
Please read these appropriate accru	ed paid leave (vacation, sick, don	nd follow the instrated sick, and/or p	e been provided.  tructions. If you use leave pursuant to the FMLA, personal leave days granted under the City's Plan shall be used only after your applicable paid leave	n)			
If you have any q representative.	uestions regarding the Family and	d Medical Leave A	Act, please contact your Department/Division FN	ЛLA			
I acknowledge re	ceipt of noted document(s)						
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Employee's Signat	ure	De	Department/Division FMLA Coordinator's Signature				
cc:							
Employee's Su	pervisor or Human Resources Liaiso	ท					

# EMPLOYEE RIGHTS AND RESPONSIBILITIES UNDER THE FAMILY AND MEDICAL LEAVE ACT

#### Basic Leave Entitlement

FMLA requires covered employers to provide up to 12 weeks of unpaid, job-protected leave to eligible employees for the following reasons:

- · for incapacity due to pregnancy, prenatal medical care or child birth,
- to care for the employee's child after birth, or placement for adoption or foster care;
- to care for the employee's spouse, son, daughter or parent, who has a serious health condition; or
- for a serious health condition that makes the employee unable to perform the employee's job.

#### Military Family Leave Entitlements

Eligible employees whose spouse, son, daughter or parent is on covered active duty or call to covered active duty status may use their 12-week leave entitlement to address certain qualifying exigencies. Qualifying exigencies may include attending certain military events, arranging for alternative childcare, addressing certain financial and legal arrangements, attending certain counseling sessions, and attending post-deployment reintegration briefings.

FMLA also includes a special leave entitlement that permits eligible employees to take up to 26 weeks of leave to care for a covered service-member during a single 12-month period. A covered servicemember is: (1) a current member of the Armed Forces, including a member of the National Guard or Reserves, who is undergoing medical treatment, recuperation or therapy, is otherwise in outpatient status, or is otherwise on the temporary disability retired list, for a serious injury or illness\*; or (2) a veteran who was discharged or released under conditions other than dishonorable at any time during the five-year period prior to the first date the eligible employee takes FMLA leave to care for the covered veteran, and who is undergoing medical treatment, recuperation, or therapy for a serious injury or illness.\*

\*The FMLA definitions of "serious injury or illness" for current servicemembers and veterans are distinct from the FMLA definition of "serious health condition".

#### **Benefits and Protections**

During FMLA leave, the employer must maintain the employee's health coverage under any "group health plan" on the same terms as if the employee had continued to work. Upon return from FMLA leave, most employees must be restored to their original or equivalent positions with equivalent pay, benefits, and other employment terms.

Use of FMLA leave cannot result in the loss of any employment benefit that accrued prior to the start of an employee's leave.

#### Eligibility Requirements

Employees are eligible if they have worked for a covered employer for at least 12 months, have 1,250 hours of service in the previous 12 months\*, and if at least 50 employees are employed by the employer within 75 miles.

\*Special hours of service eligibility requirements apply to airline flight crew employees.

#### **Definition of Serious Health Condition**

A serious health condition is an illness, injury, impairment, or physical or mental condition that involves either an overnight stay in a medical care facility, or continuing treatment by a health care provider for a condition that either prevents the employee from performing the functions of the employee's job, or prevents the qualified family member from participating in school or other daily activities.

Subject to certain conditions, the continuing treatment requirement may be met by a period of incapacity of more than 3 consecutive calendar days combined with at least two visits to a health care provider or one visit and a regimen of continuing treatment, or incapacity due to pregnancy, or incapacity due to a chronic condition. Other conditions may meet the definition of continuing treatment.

#### Use of Leave

An employee does not need to use this leave entitlement in one block. Leave can be taken intermittently or on a reduced leave schedule when medically necessary. Employees must make reasonable efforts to schedule leave for planned medical treatment so as not to unduly disrupt the employer's operations. Leave due to qualifying exigencies may also be taken on an intermittent basis.

#### Substitution of Paid Leave for Unpaid Leave

Employees may choose or employers may require use of accrued paid leave while taking FMLA leave. In order to use paid leave for FMLA leave, employees must comply with the employer's normal paid leave policies.

#### Employee Responsibilities

Employees must provide 30 days advance notice of the need to take FMLA leave when the need is foresecable. When 30 days notice is not possible, the employee must provide notice as soon as practicable and generally must comply with an employer's normal call-in procedures.

Employees must provide sufficient information for the employer to determine if the leave may qualify for FMLA protection and the anticipated timing and duration of the leave. Sufficient information may include that the employee is unable to perform job functions, the family member is unable to perform duily activities, the need for hospitalization or-continuing treatment by a health care provider, or circumstances supporting the need for military family leave. Employees also must inform the employer if the requested leave is for a reason for which FMLA leave was previously taken or certified. Employees also may be required to provide a certification and periodic recertification supporting the need for leave.

#### **Employer Responsibilities**

Covered employers must inform employees requesting leave whether they are eligible under FMLA. If they are, the notice must specify any additional information required as well as the employees' rights and responsibilities. If they are not eligible, the employer must provide a reason for the ineligibility.

Covered employers must inform employees if leave will be designated as FMLA-protected and the amount of leave counted against the employee's leave entitlement. If the employer determines that the leave is not FMLA-protected, the employer must notify the employee.

#### Unlawful Acts by Employers

FMLA makes it unlawful for any employer to:

- interfere with, restrain, or deny the exercise of any right provided under FMLA; and
- discharge or discriminate against any person for opposing any practice made unlawful by FMLA or for involvement in any proceeding under or relating to FMLA.

#### Enforcement

An employee may file a complaint with the U.S. Department of Labor or may bring a private lawsuit against an employer.

FMLA does not affect any Federal or State law prohibiting discrimination, or supersede any State or local law or collective bargaining agreement which provides greater family or medical leave rights.

FMLA section 109 (29 U.S.C. § 2619) requires FMLA covered employers to post the text of this notice. Regulation 29 C.F.R. § 825.300(a) may require additional disclosures.





Employee Name (first, mi, last)    Social Security No.   Employee No	CITY OF HOUSTON - FAMILY AND MEDICAL LEAVE REQUEST/NOTICE					
Home Address  City  State  Zip Code  Home Phone No.  Work Phon						
Form completed by employee.   Work Phone No.						
Form completed by employee.   Work Phone No.						
Form completed by supervisor based on information provided by employee. Describe circumstances an information was provided  A "YES" answer to any of the items in the chart below requires that the employer provide the employee following: (Employee's initials on line indicate receipt; supervisor's initials indicate distribution to the employee following: (Employee's initials on line indicate receipt; supervisor's initials indicate distribution to the employee of Responsibilities and Requirements of FMLA Leave Form WH-381 Substitute Dec 1994  (3) Leave Authorization Request, Revised P.D. Form 206  (4) The following form(s), where applicable, are to be completed and returned to the supervisor:  (a) Statement of Family Relationship Form, if the leave request pertains to the employee's spouse, child or provided to the serious health condition of Health Care Provider, Form WH-380 Substitute, Dec. 1994, if the leave request is for a state in the serious health condition of:  (Check One)						
following: (Employee's initials on line indicate receipt; supervisor's initials indicate distribution to the employee  (1) A copy of the U.S. Department of Labor Highlights, FMLA Fact Sheet No. ESA 93-24  (2) A completed Notice to Employee of Responsibilities and Requirements of FMLA Leave Form WH-381 Substitute Dec 1994  (3) Leave Authorization Request, Revised P.D. Form 206  (4) The following form(s), where applicable, are to be completed and returned to the supervisor:  (a) Statement of Family Relationship Form, if the leave request pertains to the employee's spouse, child or provider, Form WH-380 Substitute, D94, if the leave request is for a schealth condition of the employee or an employee's covered family member.  Leave is due to the serious health condition of:  (Check One)	l date					
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Employee's Signature Date Department						
Supervisor or Designee Signature Date Department	<del>,,,,,</del>					
Page 1 of 1	Form B					

## U.S. Department of Labor

Employment Standards Administration Wage and Hour Division



## Fact Sheet #28: The Family and Medical Leave Act of 1993

The U.S. Department of Labor's Employment Standards Administration, Wage and Hour Division, administers and enforces the Family and Medical Leave Act (FMLA) for all private, state and local government employees, and some federal employees. Most federal and certain congressional employees are also covered by the law and are subject to the jurisdiction of the U.S. Office of Personnel Management or the Congress. See Fact Sheet 28A.

The FMLA became effective on August 5, 1993 for most employers and entitles eligible employees to take up to 12 weeks of unpaid, job-protected leave in a 12-month period for specified family and medical reasons. Amendments to the FMLA by the National Defense Authorization Act for FY 2008 (NDAA), Public Law 110-181, expanded the FMLA to allow eligible employees to take up to 12 weeks of job-protected leave in the applicable 12-month period for any "qualifying exigency" arising out of the fact that a covered military member is on active duty, or has been notified of an impending call or order to active duty, in support of a contingency operation. The NDAA also amended the FMLA to allow eligible employees to take up to 26 weeks of job-protected leave in a "single 12-month period" to care for a covered servicemember with a serious injury or illness.

#### **EMPLOYER COVERAGE**

FMLA applies to all public agencies, including state, local and federal employers, local education agencies (schools), and private-sector employers who employed 50 or more employees in 20 or more workweeks in the current or preceding calendar year, including joint employers and successors of covered employers.

#### EMPLOYEE ELIGIBILITY

To be eligible for FMLA benefits, an employee must:

- · work for a covered employer;
- have worked for the employer for a total of 12 months;
- have worked at least 1,250 hours over the previous 12 months; and
- work at a location in the United States or in any territory or possession of the United States where at least 50 employees are employed by the employer within 75 miles.

While the 12 months of employment need not be consecutive, employment periods prior to a break in service of seven years or more need not be counted unless the break is occasioned by the employee's fulfillment of his or her National Guard or Reserve military obligation (as protected under the Uniformed Services Employment and Reemployment Rights Act (USERRA)), or a written agreement, including a collective bargaining agreement, exists concerning the employer's intention to rehire the employee after the break in service. See, special rules for returning reservists under USERRA.

#### LEAVE ENTITLEMENT

A covered employer must grant an eligible employee up to a total of 12 workweeks of unpaid leave during any 12-month period for one or more of the following reasons:

• for the birth and care of a newborn child of the employee;

- for placement with the employee of a son or daughter for adoption or foster care;
- to care for a spouse, son, daughter, or parent with a serious health condition;
- to take medical leave when the employee is unable to work because of a serious health condition; or
- for qualifying exigencies arising out of the fact that the employee's spouse, son, daughter, or parent is on active duty or call to active duty status as a member of the National Guard or Reserves in support of a contingency operation.

A covered employer also must grant an eligible employee who is a spouse, son, daughter, parent, or next of kin of a current member of the Armed Forces, including a member of the National Guard or Reserves, with a serious injury or illness up to a total of 26 workweeks of unpaid leave during a "single 12-month period" to care for the servicemember. See Fact Sheet 28A for specific information regarding military family leave.

Spouses employed by the same employer are limited in the amount of family leave they may take for the birth and care of a newborn child, placement of a child for adoption or foster care, or to care for a parent who has a serious health condition to a combined total of 12 weeks (or 26 weeks if leave to care for a covered servicemember with a serious injury or illness is also used). Leave for birth and care, or placement for adoption or foster care, must conclude within 12 months of the birth or placement.

Under some circumstances, employees may take FMLA leave intermittently – taking leave in separate blocks of time for a single qualifying reason – or on a reduced leave schedule – reducing the employee's usual weekly or daily work schedule. When leave is needed for planned medical treatment, the employee must make a reasonable effort to schedule treatment so as not to unduly disrupt the employer's operation. If FMLA leave is for birth and care, or placement for adoption or foster care, use of intermittent leave is subject to the employer's approval.

Under certain conditions, employees or employers may choose to "substitute" (run concurrently) accrued paid leave (such as sick or vacation leave) to cover some or all of the FMLA leave. An employee's ability to substitute accrued paid leave is determined by the terms and conditions of the employer's normal leave policy.

"Serious health condition" means an illness, injury, impairment, or physical or mental condition that involves either:

- Inpatient care (i.e., an overnight stay) in a hospital, hospice, or residential medical-care facility, including any period of incapacity (i.e., inability to work, attend school, or perform other regular daily activities) or subsequent treatment in connection with such inpatient care; or
- Continuing treatment by a health care provider, which includes:
  - (1) A period of incapacity lasting more than three consecutive, full calendar days, and any subsequent treatment or period of incapacity relating to the same condition, that also includes:
    - treatment two or more times by or under the supervision of a health care provider (i.e., inperson visits, the first within 7 days and both within 30 days of the first day of incapacity); or
    - one treatment by a health care provider (i.e., an in-person visit within 7 days of the first day of incapacity) with a continuing regimen of treatment (e.g., prescription medication, physical therapy); or
  - (2) Any period of incapacity related to pregnancy or for prenatal care. A visit to the health care provider is not necessary for each absence; or

- (3) Any period of incapacity or treatment for a chronic serious health condition which continues over an extended period of time, requires periodic visits (at least twice a year) to a health care provider, and may involve occasional episodes of incapacity. A visit to a health care provider is not necessary for each absence; or
- (4) A period of incapacity that is permanent or long-term due to a condition for which treatment may not be effective. Only supervision by a health care provider is required, rather than active treatment; or
- (5) Any absences to receive multiple treatments for restorative surgery or for a condition that would likely result in a period of incapacity of more than three days if not treated.

#### MAINTENANCE OF HEALTH BENEFITS

A covered employer is required to maintain group health insurance coverage for an employee on FMLA leave whenever such insurance was provided before the leave was taken and on the same terms as if the employee had continued to work. If applicable, arrangements will need to be made for employees to pay their share of health insurance premiums while on leave. In some instances, the employer may recover premiums it paid to maintain health coverage for an employee who fails to return to work from FMLA leave.

### JOB RESTORATION

Upon return from FMLA leave, an employee must be restored to the employee's original job, or to an equivalent job with equivalent pay, benefits, and other terms and conditions of employment. An employee's use of FMLA leave cannot result in the loss of any employment benefit that the employee earned or was entitled to before using FMLA leave, nor be counted against the employee under a "no fault" attendance policy. If a bonus or other payment, however, is based on the achievement of a specified goal such as hours worked, products sold, or perfect attendance, and the employee has not met the goal due to FMLA leave, payment may be denied unless it is paid to an employee on equivalent leave status for a reason that does not qualify as FMLA leave.

An employee has no greater right to restoration or to other benefits and conditions of employment than if the employee had been continuously employed.

#### NOTICE AND CERTIFICATION

#### Employee Notice

Employees seeking to use FMLA leave are required to provide 30-day advance notice of the need to take FMLA leave when the need is foreseeable and such notice is practicable. If leave is foreseeable less than 30 days in advance, the employee must provide notice as soon as practicable – generally, either the same or next business day. When the need for leave is not foreseeable, the employee must provide notice to the employer as soon as practicable under the facts and circumstances of the particular case. Absent unusual circumstances, employees must comply with the employer's usual and customary notice and procedural requirements for requesting leave.

Employees must provide sufficient information for an employer reasonably to determine whether the FMLA may apply to the leave request. Depending on the situation, such information may include that the employee is incapacitated due to pregnancy, has been hospitalized overnight, is unable to perform the functions of the job, and/or that the employee or employee's qualifying family member is under the continuing care of a health care provider.

When an employee seeks leave for a FMLA-qualifying reason for the first time, the employee need not expressly assert FMLA rights or even mention the FMLA. When an employee seeks leave, however, due to a FMLA-qualifying reason for which the employer has previously provided the employee FMLA-protected leave, the employee must specifically reference either the qualifying reason for leave or the need for FMLA leave.

#### **Employer Notice**

Covered employers must post a notice approved by the Secretary of Labor explaining rights and responsibilities under FMLA. An employer that willfully violates this posting requirement may be subject to a fine of up to \$110 for each separate offense. Additionally, employers must either include this general notice in employee handbooks or other written guidance to employees concerning benefits, or must distribute a copy of the notice to each new employee upon hiring.

When an employee requests FMLA leave or the employer acquires knowledge that leave may be for a FMLA purpose, the employer must notify the employee of his or her eligibility to take leave, and inform the employee of his/her rights and responsibilities under FMLA. When the employer has enough information to determine that leave is being taken for a FMLA-qualifying reason, the employer must notify the employee that the leave is designated and will be counted as FMLA leave.

#### Certification

Employers may require that an employee's request for leave due to a serious health condition affecting the employee or a covered family member be supported by a certification from a health care provider. An employer may require second or third medical opinions (at the employer's expense) and periodic recertification of a serious health condition. An employer may use a health care provider, a human resource professional, a leave administrator, or a management official — but not the employee's direct supervisor — to authenticate or clarify a medical certification of a serious health condition. An employer may have a uniformly-applied policy requiring employees returning from leave for their own serious health condition to submit a certification that they are able to resume work. If reasonable safety concerns exist, an employer may, under certain circumstances, require such a certification for employees returning from intermittent FMLA leave.

#### UNLAWFUL ACTS

It is unlawful for any employer to interfere with, restrain, or deny the exercise of any right provided by FMLA. It is also unlawful for an employer to discharge or discriminate against any individual for opposing any practice, or because of involvement in any proceeding, related to FMLA.

#### **ENFORCEMENT**

The Wage and Hour Division investigates complaints. If violations cannot be satisfactorily resolved, the U.S. Department of Labor may bring action in court to compel compliance. Individuals may also be able to bring a private civil action against an employer for violations.

#### OTHER PROVISIONS

Special rules apply to employees of local education agencies. Generally, these rules apply to intermittent leave or when leave is required near the end of a school term.

Salaried executive, administrative, and professional employees of covered employers who meet the Fair Labor Standards Act (FLSA) criteria for exemption from minimum wage and overtime under Regulations, 29 CFR Part 541, do not lose their FLSA-exempt status by using any unpaid FMLA leave. This special exception to the "salary basis" requirements for FLSA's exemption extends only to an "eligible" employee's use of leave required by FMLA.

For additional information, visit our Wage and Hour Division Website: <a href="http://www.wagehour.dol.gov">http://www.wagehour.dol.gov</a> and/or call our toll-free information and helpline, available 8 a.m. to 5 p.m. in your time zone, 1-866-4USWAGE (1-866-487-9243).

This publication is for general information and is not to be considered in the same light as official statements of position contained in the regulations.

U.S. Department of Labor Frances Perkins Building 200 Constitution Avenue, NW Washington, DC 20210 1-866-4-USWAGE TTY: 1-866-487-9243 Contact Us Certification of Health Care Provider for Employee's Serious Health Condition (Family and Medical Leave Act)

# U.S. Department of Labor Wage and Hour Division



OMB Control Number: 1235-0003 Expires: 2/28/2015

### SECTION I: For Completion by the EMPLOYER

INSTRUCTIONS to the EMPLOYER: The Family and Medical Leave Act (FMLA) provides that an employer may require an employee seeking FMLA protections because of a need for leave due to a serious health condition to submit a medical certification issued by the employee's health care provider. Please complete Section I before giving this form to your employee. Your response is voluntary. While you are not required to use this form, you may not ask the employee to provide more information than allowed under the FMLA regulations, 29 C.F.R. §§ 825.306-825.308. Employers must generally maintain records and documents relating to medical certifications, recertifications, or medical histories of employees created for FMLA purposes as confidential medical records in separate files/records from the usual personnel files and in accordance with 29 C.F.R. § 1630.14(c)(1), if the Americans with Disabilities Act applies.

Employer name and contact:				
Employee's job title:	Regular work schedule:			
Employee's essential job functions:				
Check if job description is attached:				
provider. The FMLA permits an employer to re certification to support a request for FMLA leav employer, your response is required to obtain or 2614(c)(3). Failure to provide a complete and su	PLOYEE  e complete Section II before giving this form to your medical equire that you submit a timely, complete, and sufficient medical reduce to your own serious health condition. If requested by your retain the benefit of FMLA protections. 29 U.S.C. §§ 2613, afficient medical certification may result in a denial of your FMLA ust give you at least 15 calendar days to return this form. 29 C.F.R.			
Your name: Mide	ile Last			
SECTION III: For Completion by the HEALTH CARE PROVIDER INSTRUCTIONS to the HEALTH CARE PROVIDER: Your patient has requested leave under the FMLA. Answer, fully and completely, all applicable parts. Several questions seek a response as to the frequency or duration of a condition, treatment, etc. Your answer should be your best estimate based upon your medical knowledge, experience, and examination of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or "indeterminate" may not be sufficient to determine FMLA coverage. Limit your responses to the condition for which the employee is seeking leave. Please be sure to sign the form on the last page.				
Provider's name and business address:				
Type of practice / Medical specialty:				
Telephone: ()	Fax:(			

Page 1

CONTINUED ON NEXT PAGE

Form WH-380-E Revised January 2009

# PART A: MEDICAL FACTS 1. Approximate date condition commenced: \_\_\_\_\_\_ Probable duration of condition: Mark below as applicable: Was the patient admitted for an overnight stay in a hospital, hospice, or residential medical care facility? No Yes. If so, dates of admission: Date(s) you treated the patient for condition: Will the patient need to have treatment visits at least twice per year due to the condition? \_\_\_No \_\_\_Yes. Was medication, other than over-the-counter medication, prescribed? \_\_\_\_No \_\_\_\_Yes. Was the patient referred to other health care provider(s) for evaluation or treatment (e.g., physical therapist)? \_\_\_\_No \_\_\_\_Yes. If so, state the nature of such treatments and expected duration of treatment: 2. Is the medical condition pregnancy? \_\_\_No \_\_\_Yes. If so, expected delivery date: \_\_\_\_ 3. Use the information provided by the employer in Section I to answer this question. If the employer fails to provide a list of the employee's essential functions or a job description, answer these questions based upon the employee's own description of his/her job functions. Is the employee unable to perform any of his/her job functions due to the condition: \_\_\_\_ No \_\_\_\_ Yes. If so, identify the job functions the employee is unable to perform: 4. Describe other relevant medical facts, if any, related to the condition for which the employee seeks leave (such medical facts may include symptoms, diagnosis, or any regimen of continuing treatment such as the use of specialized equipment):

5. Will t	EXAMOUNT OF LEAVE NEEDED  the employee be incapacitated for a single continuous period of time due to his/her medical condition, ding any time for treatment and recovery? No Yes.
	If so, estimate the beginning and ending dates for the period of incapacity:
	he employee need to attend follow-up treatment appointments or work part-time or on a reduced lule because of the employee's medical condition?NoYes.
	If so, are the treatments or the reduced number of hours of work medically necessary? NoYes.
	Estimate treatment schedule, if any, including the dates of any scheduled appointments and the time required for each appointment, including any recovery period:
·	Estimate the part-time or reduced work schedule the employee needs, if any:
	hour(s) per day; days per week from through
functi	he condition cause episodic flare-ups periodically preventing the employee from performing his/her job ions?NoYes.  Is it medically necessary for the employee to be absent from work during the flare-ups?NoYes. If so, explain:
	Based upon the patient's medical history and your knowledge of the medical condition, estimate the frequency of flare-ups and the duration of related incapacity that the patient may have over the next 6 months (e.g., 1 episode every 3 months lasting 1-2 days):
Freque	ncy : times per week(s) month(s)
	Duration: hours or day(s) per episode
ADDITI ANSWE	IONAL INFORMATION: IDENTIFY QUESTION NUMBER WITH YOUR ADDITIONAL ER.
7444.11	

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Signature of Health Care Provider	Date

#### PAPERWORK REDUCTION ACT NOTICE AND PUBLIC BURDEN STATEMENT

If submitted, it is mandatory for employers to retain a copy of this disclosure in their records for three years. 29 U.S.C. § 2616; 29 C.F.R. § 825.500. Persons are not required to respond to this collection of information unless it displays a currently valid OMB control number. The Department of Labor estimates that it will take an average of 20 minutes for respondents to complete this collection of information, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding this burden estimate or any other aspect of this collection information, including suggestions for reducing this burden, send them to the Administrator, Wage and Hour Division, U.S. Department of Labor, Room S-3502, 200 Constitution Ave., NW, Washington, DC 20210. DO NOT SEND COMPLETED FORM TO THE DEPARTMENT OF LABOR; RETURN TO THE PATIENT.

Certification of Health Care Provider for Family Member's Serious Health Condition (Family and Medical Leave Act)

# U.S. Department of Labor Wage and Hour Division



OMB Control Number: 1235-0003 Expires: 2/28/2015

### SECTION I: For Completion by the EMPLOYER

INSTRUCTIONS to the EMPLOYER: The Family and Medical Leave Act (FMLA) provides that an employer may require an employee seeking FMLA protections because of a need for leave to care for a covered family member with a serious health condition to submit a medical certification issued by the health care provider of the covered family member. Please complete Section I before giving this form to your employee. Your response is voluntary. While you are not required to use this form, you may not ask the employee to provide more information than allowed under the FMLA regulations, 29 C.F.R. §§ 825.306-825.308. Employers must generally maintain records and documents relating to medical certifications, recertifications, or medical histories of employees' family members, created for FMLA purposes as confidential medical records in separate files/records from the usual personnel files and in accordance with 29 C.F.R. § 1630.14(c)(1), if the Americans with Disabilities Act applies.

Employer name and contact:				
SECTION II: For Completion INSTRUCTIONS to the EMPI member or his/her medical provice complete, and sufficient medical member with a serious health corretain the benefit of FMLA protesticient medical certification in must give you at least 15 calendary.	LOYEE: Please complete der. The FMLA permits a certification to support a rudition. If requested by your certions. 29 U.S.C. §§ 2613 any result in a denial of your control of the control of your certions.	n employer to equest for FM our employer, y , 2614(c)(3). ur FMLA requ	require that you sub LA leave to care for your response is requ Failure to provide a est. 29 C.F.R. § 825	mit a timely, a covered family uired to obtain or complete and 5.313. Your employer
Your name:				
First	Middle	Las	t	
Name of family member for who				
Relationship of family member (		First	Middle	Last
If family member is your so	n or daughter, date of birth	:		
Describe care you will provide t	o your family member and	estimate leave	e needed to provide o	care:
			<del>a -                                   </del>	
Employee Signature		Date		
Page I	CONTINUED ON	NEXT PAGE	Form	WH-380-F Revised January 200

#### SECTION III: For Completion by the HEALTH CARE PROVIDER

INSTRUCTIONS to the HEALTH CARE PROVIDER: The employee listed above has requested leave under the FMLA to care for your patient. Answer, fully and completely, all applicable parts below. Several questions seek a response as to the frequency or duration of a condition, treatment, etc. Your answer should be your best estimate based upon your medical knowledge, experience, and examination of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or "indeterminate" may not be sufficient to determine FMLA coverage. Limit your responses to the condition for which the patient needs leave. Page 3 provides space for additional information, should you need it. Please be sure to sign the form on the last page.

Provider's name and business address:
Type of practice / Medical specialty:
Telephone: (
PART A: MEDICAL FACTS
1. Approximate date condition commenced:
Probable duration of condition:
Was the patient admitted for an overnight stay in a hospital, hospice, or residential medical care facility? NoYes. If so, dates of admission:
Date(s) you treated the patient for condition:
Was medication, other than over-the-counter medication, prescribed?NoYes.
Will the patient need to have treatment visits at least twice per year due to the condition?NoYes
Was the patient referred to other health care provider(s) for evaluation or treatment (e.g., physical therapist)?  NoYes. If so, state the nature of such treatments and expected duration of treatment:
2. Is the medical condition pregnancy?NoYes. If so, expected delivery date:
3. Describe other relevant medical facts, if any, related to the condition for which the patient needs care (such medical facts may include symptoms, diagnosis, or any regimen of continuing treatment such as the use of specialized equipment):

fo	ART B: AMOUNT OF CARE NEEDED: When answering these questions, keep in mind that your patient's need reare by the employee seeking leave may include assistance with basic medical, hygienic, nutritional, safety or ansportation needs, or the provision of physical or psychological care:						
4.	Will the patient be incapacitated for a single continuous period of time, including any time for treatment and recovery?NoYes.  Estimate the beginning and ending dates for the period of incapacity:  During this time, will the patient need care?NoYes.						
	Explain the care needed by the patient and why such care is medically necessary:						
5.	Will the patient require follow-up treatments, including any time for recovery?NoYes.						
	Estimate treatment schedule, if any, including the dates of any scheduled appointments and the time required for each appointment, including any recovery period:						
	Explain the care needed by the patient, and why such care is medically necessary:						
6.	Will the patient require care on an intermittent or reduced schedule basis, including any time for recovery? No Yes.						
	Estimate the hours the patient needs care on an intermittent basis, if any:						
	hour(s) per day; days per week from through						
	Explain the care needed by the patient, and why such care is medically necessary:						

7.	Will the condition cause episodic flare-ups periodically preventing the patient from participating in normal daily activities?NoYes.
	Based upon the patient's medical history and your knowledge of the medical condition, estimate the frequency of flare-ups and the duration of related incapacity that the patient may have over the next 6 months (e.g., 1 episode every 3 months lasting 1-2 days):
	Frequency: times per week(s) month(s)
	Duration: hours or day(s) per episode
	Does the patient need care during these flare-ups? No Yes.
	Explain the care needed by the patient, and why such care is medically necessary:
A	DDITIONAL INFORMATION: IDENTIFY QUESTION NUMBER WITH YOUR ADDITIONAL ANSWER.
_	, , , , , , , , , , , , , , , , , , , ,
_	
_	
Si	gnature of Health Care Provider Date

#### PAPERWORK REDUCTION ACT NOTICE AND PUBLIC BURDEN STATEMENT

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# CITY OF HOUSTON - FAMILY AND MEDICAL LEAVE STATEMENT OF FAMILY RELATIONSHIP

adoption or foster car must complete the a	FMLA leave to care for placement of a child appropriate section of the to the Family and Medical	and/or to car nis form, sig	e for the ch	ild within on the r	n 12 mont everse sid	ths of the birde, and subr	th or placement, you nit the form to your
Employee Name (first, i	ni, last)		<u> </u>	/ locial Secu	rity No.		Employee No.
					,		
Home Address		City	State	Zip C	Code	Home Phone	No.
	band or wife as define s not recognize a domes			tate law.	The State	e of Texas r	ecognizes a common
daughter of an employ	logical, adopted, or fost yee standing <i>in loco pa</i> f mental or physical disa	<i>trentis*</i> , and					
	logical mother or fathe as a child. The term do				r stood <i>in</i>	n loco paren	utis* to an employee
child, or, in the case	a loco parentis include of an employee, who ha ationship is not necessar	ad such respo					
(a) Spouse's	mployee's request for F Name (last, first, mi) _ tionship is by common	•			•	·	, , ,
I, the undersigned, as license. I understand impediment or bar to intend to be husband public as husband and	n married, but the mar that under the laws of marriage, such as a pro and wife; (3) we have wife. The following in	riage exists Texas, such evious marri lived togeth	without the a marriage age which er as husba	re having is valid has not b nd and w	been a conly if ()	ceremonial r l) neither of nated; (2) be	narriage or recorded fus has a prior legal oth of us do, in fact,
Spouse's Name (last,	first, mi)	***************************************					
Date when parties con	nmenced a relationship a	as husband a	nd wife				
	sses and telephone num that they consider you t						
Name	Address		City	State	Zip Cod	e Phone No.	
Name	Address		City	State	Zip Cod	e Phone No.	
		Page	elof2				

Part II  The employee's request for FMLA leave (pertains to the employee's child). Complete (a) or (b).
(a) Child's Name (Last, First, MI)
Date of Birth:/ Place of Birth:
(b) If the relationship with the person is in loco parentis, read and complete the following statement:
I, the undersigned, have an in loco parentis relationship with the person named in Part II above.
Explanation of in loco parentis relationship:
Part III  The employee's request for FMLA leave pertains to the (employee's parent) (not parent-in-law).  Complete (a) or (b).
(a) Parent's Name (last, first, mi)
(b) If the relationship with the person is in loco parentis, read and complete the following statement:
I, the undersigned, have an in loco parentis relationship with the person named in Part III above.
Explanation of in loco parentis relationship:
I certify that the information provided above is true and correct. I understand that if I provide false or misleading information, I may be denied FMLA leave and related benefits and receive discipline up to and including indefinite suspension.
Employee's Signature Date
Page 2 of 2
Form F

## CITY OF HOUSTON - FAMILY AND MEDICAL LEAVE EMPLOYEE AUTHORIZATION FOR CLARIFICATION/AUTHENTICATION OF MEDICAL CERTIFICATION

l,	, authoriz	ze the City of Houston's health
care representative to comm	nunicate with the health care provider named below	for purposes of clarifying and/or
verifying the authenticity	of the FMLA medical certification dated	
specifically authorized unde	er § 825.307 (a) of the Department of Labor Final I	Rule on the Family and Medical
Leave Act of 1993. I und	derstand that no additional information other than	n that indicated on the medical
certification will be requeste	ed by the City's health care representative or given	by my health care provider, and
_	will only clarify and/or authenticate the medical ce	-
that my health care provider	will only clairly and or authoriticate the medical co.	runcation.
Employee's Signature		Date /
		<del></del>
Health Care Provider's Name:		
	(Please Print)	
Telephone Number: (		
Fax Number: (	) <u> </u>	
		•
	Page 1 of 1	
		Form I

CITY OF HOUST	ON - F	AMILY AND MEDICAL LEAV FITNESS FOR DUTY CE	ERTIFICATION		
Employee Name (first,	mi, last)		Social Security No.	Emplo	yee No.
Employee Address		C	ily Sta	te Z	ip Code
Job Title					Ma <u>te</u>
INSTRUCTIONS T	O HEAL	LTH CARE PROVIDER			
The above individual Please complete and		to return to work after a Family and I form.	Medical Leave for his/her	own serious hea	th condition
Is the employee rea	dy to ret	urn to work duties?			
CHECK ONE		Regular duty with no restrictions _	/ / Return to work date		
		Duty with the following restriction	s		
		/ / ur Return to work date	Date restrictions end		
		No duty; the employee is not yet re	leased to return to work.		
	Healt	h Care Provider's Signature		Date	1
	Healt	h Care Provider's Name (please print)	)		
	Healt	h Care Provider's Area of Specialty			
	Addre	SS	City	State	Zip Code
	( Telep	hone Number	Fax Number		
		Page 1 of 1			MIRROR OF THE PROPERTY OF THE

		Social Security No		
Employee Name (first, mi, last)		Social Security No	) <b>.</b>	Employee No.
Employee Address	(	City	State	Zip Code
SECTION I - EMPLOYEE'S CURREN	T SCHEDULE			
SHIFT Begins	am/pm	Off-days		
Ends	am/pm			. <u> </u>
Describe in detail if non-standard shift:				
NOTE: Attach a completed Certification the reduced schedule or intermittent leave.  The employee's current work schedule will		.,	onplanting the	
Reduced leave schedule from schedule in detail:	-	•		Describ
Reduced leave schedule from schedule in detail:  Intermittent leave schedule from schedule in detail, including hours		to		Describ
Intermittent leave schedule from schedule in detail, including hours  The employee and the Department have re	/ / /days during which FMI	toto	/ / / ized.	. Describ
schedule in detail:  Intermittent leave schedule from	/ / /days during which FMI	toto	/ / / ized.	Describ

CITY OF HOUSTON - FAN HEALTH BENEFITS CON			<del>_</del>	EDULE		
(PRINT OR TYPE ONLY)						
Name: Last		First	MI,	Social Security N	 Number	
Address	City	St,	Zip Code	()_ Home Phone Nu	mber	
Employee Number	Denartn	ent Name		Date of Last City	/ / / / / / / Payroll Check Receiv	
	VTINUED GROU		LAN INSURA			20
	s' Compensation of FMLA, I am respon the benefit(s) I wish to the lealth plan and other untimely premium pork and my completion	does not pay for sible for my share o maintain. I unde coverage retroact payment, I underst n of enrollment for	benefits while of the premium rstand that failure ive to the date for and that my heal ms on the same ter	e an employee is payment for my gr to make this paymen or which my last pr lth plan and other of	out on injury.) roup health plan cover within thirty (30) or remium was paid, coverage will be recave.	days of the due If coverage is stored without
Please use chart on the reverse of	of this form to calcu	ılate your Basic L	ife Insurance Pro	emium of one time	es your annual sala	ry.
(BIWEEKLY PREMIUMS) CIGNA LIMITED PLAN	MEDICAL PREMIUM	DENTAL PREMIUM		BASIC LIFE PREMIUM	TOT PREM	ÀL
Employee only (Medical Tobacco Rate)	{} \$ 27.49 { } \$ 39.99	{} \$ 4.50 E			\$	
Employee + Spouse (Medical Tobacco Rate)	\$ 109.99 \$ 122.49	{ } \$ 10.34	OMO			
Employee + Child(ren) (Medical Tobacco Rate)	\$ 82.49 \$ 94.99	{} \$ 10.34 I	OMO			
Employee + Family (Medical Tobacco Rate)	{}} \$ 164.98 {}} \$ 177.48	{ } \$ 14.18	OMO			
CIGNA OPEN ACCESS PLAN Employee only (Medical Tobacco Rate) Employee + Spouse (Medical Tobacco Rate) Employee + Child(ren) (Medical Tobacco Rate) Employee + Family (Medical Tobacco Rate)	{	\$ 10.34	NDEMNITY \$ DMO NDEMNITY \$ DMO NDEMNITY \$ DMO NDEMNITY \$ DMO		\$ \$	
CIGNA CONSUMER DRIVEN PLAN						
Employee only (Medical Tobacco Rate)	{} \$ 15.87 {} \$ 28.37		NDEMNITY \$		\$	
Employee + Spouse (Medical Tobacco Rate) Employee + Child(ren)	{} \$ 63.55 {} \$ 76.05	{} \$ 10.34   {} \$ 36.33	NDEMNITY \$		\$	
(Medical Tobacco Rate) Employee + Family	{ } \$ 60.16 { } \$ 95.32	\$ 10.34   {} \$ 36.33   {} \$ 14.18	NDEMNITY \$		\$	
(Medical Tobacco Rate)	\$\begin{array}{c} \pi & \text{95.32} \\ \espace  \pi & \text{107.82} \end{array}	\$ 49.75	NDEMNITY \$ _		\$	<u></u>
Voluntary Life Insurance with Standa Life \$ Standa	ard and/or Met Life sh lard \$	nould also be includ	led in the total pre	emium amount. Enter	r your biweekly prem	ium here: Met
SECTION II - ELECTION II - ELE	$\underline{ON}$			benefit coverage		
Premiums must be paid by CA Houston Health Benefits. Prer 611 Walker, 4 <sup>th</sup> Fl., Houston, T your payment. (Monthly payment)	mium payments mu $TX$ 77002, by the f	st be in the Hun first (1 <sup>st</sup> ) and fifte	an Resources 1	Department, Ben	efits Division, LV	VOP Section,
I have reviewed and understand coverage and other benefits cover				emium payments	for group health p	lan insurance
Signature:				Date:		r
Revised(05/3/13)		Page	1 of 2			Form L

#### BASIC LIFE INSURANCE

#### FORMULA FOR CALCULATING BASIC LIFE PREMIUM

STEP 1.)
Enter your biweekly base pay and multiply it by twenty-six (26) to arrive at your annual salary. Take your annual salary amount and round it to the nearest thousand (example: Annual salary \$22,550.55 = nearest thousand is \$23,000). Divide nearest amount by one thousand to arrive at value amount (*).
4.000 (#)
x 26 = = ÷ 1,000 = (*)
Biweekly Base Pay x 26 = $\frac{\div 1,000 = (*)}{1 \text{ Times Annual Salary}} = \frac{\div 1,000 = (*)}{\text{Round Salary to nearest Thousand}} $ Value Amount
STEP 2.)
Carry value amount to this space (*) and multiply by sixteen cents (.05). This is your total monthly Basic Life Premium. Divide your total monthly basic life premium by two (2). This is your Basic Life Biweekly Premium. (Place this amount on Basic Life column on reverse side.)
$(*)$ $v 108 = \div 2 =$
(*) x .108 = ÷ 2 = Basic Life Biweekly Premium  Total Monthly Basic Life Premium

Please carry Basic Life Biweekly Premium to the reverse side of this form for calculation with your other benefits.

### Other Benefits Coverage: AFLAC (American Family Life Assurance Company)

Your AFLAC supplemental insurance policy (ies) may also be maintained by:

- o Informing your Department that you wish to continue premiums for AFLAC.
- o Making premium payments for each policy that you may have.
- o Payments for AFLAC will be made along with your benefits payment.

Payments will be made payable to AFLAC by a separate money order or cashier check. One money order or cashier check may be used to pay for all AFLAC policies. Payments for AFLAC will be made with your medical, dental, and life insurance payment.

If you have questions or need any assistance regarding your benefits or calculating your premiums, please contact the Benefits Office at (713) 837-9400.

# Certification of Qualifying Exigency For Military Family Leave (Family and Medical Leave Act)

# U.S. Department of Labor

Wage and Hour Division



OMB Control Number: 1235-0003 Expires: 2/ 28/2015

SECTION I: For Completion by the EMPLOYER **INSTRUCTIONS to the EMPLOYER:** The Family and Medical Leave Act (FMLA) provides that an employer may require an employee seeking FMLA leave due to a qualifying exigency to submit a certification. Please complete Section I before giving this form to your employee. Your response is voluntary, and while you are not required to use this form, you may not ask the employee to provide more information than allowed under the FMLA regulations, 29 CFR 825.309. Employer name: Contact Information: SECTION II: For Completion by the EMPLOYEE INSTRUCTIONS to the EMPLOYEE: Please complete Section II fully and completely. The FMLA permits an employer to require that you submit a timely, complete, and sufficient certification to support a request for FMLA leave due to a qualifying exigency. Several questions in this section seek a response as to the frequency or duration of the qualifying exigency. Be as specific as you can; terms such as "unknown," or "indeterminate" may not be sufficient to determine FMLA coverage. Your response is required to obtain a benefit. 29 CFR 825.310. While you are not required to provide this information, failure to do so may result in a denial of your request for FMLA leave. Your employer must give you at least 15 calendar days to return this form to your employer. Your Name: Middle Last Name of military member on covered active duty or call to covered active duty status: Middle First Last Relationship of military member to you: Period of military member's covered active duty:

A complete and sufficient certification to support a request for FMLA leave due to a qualifying exigency includes written documentation confirming a military member's covered active duty or call to covered active duty status. Please check one of the following and attach the indicated document to support that the military member is on covered active duty or call to covered active duty status.

A copy of the military member's covered active duty orders is attached.

Other documentation from the military certifying that the military member is on covered active duty (or has been notified of an impending call to covered active duty) is attached.

I have previously provided my employer with sufficient written documentation confirming the military member's covered active duty or call to covered active duty status.

# PART A: QUALIFYING REASON FOR LEAVE

1.	Describe the reason you are requesting FMLA leave due to a qualifying exigency (including the specific reason you are requesting leave):				
2.	A complete and sufficient certification to support a request for FMLA leave due to a qualifying exigency includes any available written documentation which supports the need for leave; such documentation may include a copy of a meeting announcement for informational briefings sponsored by the military; a document confirming the military member's Rest and Recuperation leave; a document confirming an appointment with a third party, such as a counselor or school official, or staff at a care facility; or a copy of a bill for services for the handling of legal or financial affairs. Available written documentation supporting this request for leave is attached.				
	Yes $\square$ No $\square$ None Available $\square$				
PAR	TB: AMOUNT OF LEAVE NEEDED				
1.	Approximate date exigency commenced:				
	Probable duration of exigency:				
2.	Will you need to be absent from work for a single continuous period of time due to the qualifying exigency?  Yes□ No□				
	If so, estimate the beginning and ending dates for the period of absence:				
3.	Will you need to be absent from work periodically to address this qualifying exigency? Yes□ No□				
	Estimate schedule of leave, including the dates of any scheduled meetings or appointments:				
	Estimate the frequency and duration of each appointment, meeting, or leave event, including any travel time (i.e., 1 deployment-related meeting every month lasting 4 hours):				
	Frequency: times per week(s) month(s)				
	Duration: hours day(s) per event.				

#### PART C:

If leave is requested to meet with a third party (such as to arrange for childcare or parental care, to attend counseling, to attend meetings with school, childcare or parental care providers, to make financial or legal arrangements, to act as the military member's representative before a federal, state, or local agency for purposes of obtaining, arranging or appealing military service benefits, or to attend any event sponsored by the military or military service organizations), a complete and sufficient certification includes the name, address, and appropriate contact information of the individual or entity with whom you are meeting (i.e., either the telephone or fax number or email address of the individual or entity). This information may be used by your employer to verify that the information contained on this form is accurate.

Name of Individual:	Title:
Organization:	
	_ Fax: ()
Email:	
PART D	
I certify that the information I provided above is true and	correct.
Signature of Employee	Date

#### PAPERWORK REDUCTION ACT NOTICE AND PUBLIC BURDEN STATEMENT

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Certification for Serious Injury or Illness of a Current Servicemember - -for Military Family Leave (Family and Medical Leave Act)

## U.S. Department of Labor

Wage and Hour Division



OMB Control Number: 1235-0003 Expires: 2/28/2015

#### Notice to the EMPLOYER

INSTRUCTIONS to the EMPLOYER: The Family and Medical Leave Act (FMLA) provides that an employer may require an employee seeking FMLA leave due to a serious injury or illness of a current servicemember to submit a certification providing sufficient facts to support the request for leave. Your response is voluntary. While you are not required to use this form, you may not ask the employee to provide more information than allowed under the FMLA regulations, 29 CFR 825.310. Employers must generally maintain records and documents relating to medical certifications, recertifications, or medical histories of employees or employees' family members created for FMLA purposes as confidential medical records in separate files/records from the usual personnel files and in accordance with 29 CFR 1630.14(c)(1), if the Americans with Disabilities Act applies.

SECTION I: For Completion by the EMPLOYEE and/or the CURRENT SERVICEMEMBER for whom the Employee Is Requesting Leave

INSTRUCTIONS to the EMPLOYEE or CURRENT SERVICEMEMBER: Please complete Section I before having Section II completed. The FMLA permits an employer to require that an employee submit a timely, complete, and sufficient certification to support a request for FMLA leave due to a serious injury or illness of a servicemember. If requested by the employer, your response is required to obtain or retain the benefit of FMLA-protected leave. 29 U.S.C. 2613, 2614(c)(3). Failure to do so may result in a denial of an employee's FMLA request. 29 CFR 825.310(f). The employer must give an employee at least 15 calendar days to return this form to the employer.

SECTION II: For Completion by a UNITED STATES DEPARTMENT OF DEFENSE ("DOD") HEALTH CARE PROVIDER or a HEALTH CARE PROVIDER who is either: (1) a United States Department of Veterans Affairs ("VA") health care provider; (2) a DOD TRICARE network authorized private health care provider; (3) a DOD non-network TRICARE authorized private health care provider; or (4) a health care provider as defined in 29 CFR 825.125

**INSTRUCTIONS to the HEALTH CARE PROVIDER:** The employee listed on Page 2 has requested leave under the FMLA to care for a family member who is a current member of the Regular Armed Forces, the National Guard, or the Reserves who is undergoing medical treatment, recuperation, or therapy, is otherwise in outpatient status, or is otherwise on the temporary disability retired list for a serious injury or illness. For purposes of FMLA leave, a serious injury or illness is one that was incurred in the line of duty on active duty in the Armed Forces or that existed before the beginning of the member's active duty and was aggravated by service in the line of duty on active duty in the Armed Forces that may render the servicemember medically unfit to perform the duties of his or her office, grade, rank, or rating.

A complete and sufficient certification to support a request for FMLA leave due to a current servicemember's serious injury or illness includes written documentation confirming that the servicemember's injury or illness was incurred in the line of duty on active duty or if not, that the current servicemember's injury or illness existed before the beginning of the servicemember's active duty and was aggravated by service in the line of duty on active duty in the Armed Forces, and that the current servicemember is undergoing treatment for such injury or illness by a health care provider listed above. Answer, fully and completely, all applicable parts. Several questions seek a response as to the frequency or duration of a condition, treatment, etc. Your answer should be your best estimate based upon your medical knowledge, experience, and examination of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or "indeterminate" may not be sufficient to determine FMLA coverage. Limit your responses to the servicemember's condition for which the employee is seeking leave.

# SECTION I: For Completion by the EMPLOYEE and/or the CURRENT SERVICEMEMBER for whom the Employee Is Requesting Leave:

(This section must be completed first before any of the below sections can be completed by a health care provider.)

Part A: EMPLOYEE INFORMATION

Name	e of Employee Requestir	ng Leave to Care for the Current Serviceme	ember:			
	First	Middle	Last			
Name	e of the Current Servicer	nember (for whom employee is requesting	leave to care):			
	First	Middle	Last			
Relat	ionship of Employee to	the Current Servicemember:				
Spou	se□ Parent □ Son □	☐ Daughter ☐ Next of Kin ☐				
Part I	3: SERVICEMEMBER	INFORMATION				
(1)	Is the Servicemember	a Current Member of the Regular Armed	Forces, the National Guard or Reserves?			
	If yes, please provide	If yes, please provide the servicemember's military branch, rank and unit currently assigned to:				
	the purpose of provid	ing command and control of members of the medical hold or warrior transition unit)?	acility as an outpatient or to a unit established for the Armed Forces receiving medical care as			
	If yes, please provide	the name of the medical treatment facility	or unit:			
(2)	Is the Servicemember Yes□ No□	r on the Temporary Disability Retired List	(TDRL)?			
Part (	: CARE TO BE PROV	VIDED TO THE SERVICEMEMBER				
Descare:		ided to the Current Servicemember and an	Estimate of the Leave Needed to Provide the			

SECTION II: For Completion by a United States Department of Defense ("DOD") Health Care Provider or a Health Care Provider who is either: (1) a United States Department of Veterans Affairs ("VA") health care provider; (2) a DOD TRICARE network authorized private health care provider; (3) a DOD non-network TRICARE authorized private health care provider; or (4) a health care provider as defined in 29 CFR 825.125. If you are unable to make certain of the military-related determinations contained below in Part B, you are permitted to rely upon determinations from an authorized DOD representative (such as a DOD recovery care coordinator).

(Please ensure that Section I above has been completed before completing this section. Please be sure to sign the form on the last page.)

Part A	HEALTH CARE PROVIDER INFORMATION
Health	Care Provider's Name and Business Address:
Туре о	of Practice/Medical Specialty:
networ	state whether you are either: (1) a DOD health care provider; (2) a VA health care provider; (3) a DOD TRICARE is authorized private health care provider; (4) a DOD non-network TRICARE authorized private health care er, or (5) a health care provider as defined in 29 CFR 825.125:
Teleph	one: ( )Fax: ( )Email:
PART	B: MEDICAL STATUS
(1) Th	e current Servicemember's medical condition is classified as (Check One of the Appropriate Boxes):
	USI) Very Seriously III/Injured – Illness/Injury is of such a severity that life is imminently endangered. Family members are requested at bedside immediately. (Please note this is an internal DOD casualty assistance designation used by DOD healthcare providers.)
	☐ (SI) Seriously Ill/Injured – Illness/injury is of such severity that there is cause for immediate concern, but there is no imminent danger to life. Family members are requested at bedside. (Please note this is an internal DOD casualty assistance designation used by DOD healthcare providers.)
	☐ OTHER III/Injured – a serious injury or illness that may render the servicemember medically unfit to perform the duties of the member's office, grade, rank, or rating.
	□ NONE OF THE ABOVE (Note to Employee: If this box is checked, you may still be eligible to take leave to care for a covered family member with a "serious health condition" under § 825.113 of the FMLA. If such leave is requested, you may be required to complete DOL FORM WH-380-F or an employer-provided form seeking the same information.)
(2)	Is the current Servicemember being treated for a condition which was incurred or aggravated by service in the line of duty on active duty in the Armed Forces? Yes \( \sigma \) No \( \sigma \)
(3)	Approximate date condition commenced:
(4)	Probable duration of condition and/or need for care:

(5)	Is the servicemember undergoing medical treatment, recuperation, or therapy for this condition? Yes $\square$ No $\square$
	If yes, please describe medical treatment, recuperation or therapy:
PART	C: SERVICEMEMBER'S NEED FOR CARE BY FAMILY MEMBER
(1)	Will the servicemember need care for a single continuous period of time, including any time for treatment and recovery? Yes□ No□
	If yes, estimate the beginning and ending dates for this period of time:
(2)	Will the servicemember require periodic follow-up treatment appointments? Yes□ No□
	If yes, estimate the treatment schedule:
(3)	Is there a medical necessity for the servicemember to have periodic care for these follow-up treatment appointments? Yes $\square$ No $\square$
(4)	Is there a medical necessity for the servicemember to have periodic care for other than scheduled follow-up treatment appointments (e.g., episodic flare-ups of medical condition)?  Yes \( \subseteq \text{No} \subseteq \)
	If yes, please estimate the frequency and duration of the periodic care:
Signat	ture of Health Care Provider: Date:

#### PAPERWORK REDUCTION ACT NOTICE AND PUBLIC BURDEN STATEMENT

If submitted, it is mandatory for employers to retain a copy of this disclosure in their records for three years, in accordance with 29 U.S.C. 2616; 29 CFR 825.500. Persons are not required to respond to this collection of information unless it displays a currently valid OMB control number. The Department of Labor estimates that it will take an average of 20 minutes for respondents to complete this collection of information, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding this burden estimate or any other aspect of this collection information, including suggestions for reducing this burden, send them to the Administrator, Wage and Hour Division, U.S. Department of Labor, Room S-3502, 200 Constitution AV, NW, Washington, DC 20210. DO NOT SEND THE COMPLETED FORM TO THE WAGE AND HOUR DIVISION; RETURN IT TO THE PATIENT.

#### **GINA Safe Harbor Language**

The Genetic Information Nondiscrimination Act of 2008 (GINA") prohibits employers and other entities covered by GINA Title II from requesting or requiring genetic information of an individual or family member of the individual, except as specifically allowed by this law. To comply with this law, we are asking that you not provide any genetic information when responding to this request for medical information. "Genetic Information" as defined by GINA includes an individual's family medical history, the results of an individual's or family member's genetic tests, the fact that an individual or an individual's family member sought or received genetic services, and genetic information of a fetus carried by an individual or an individual's family member or an embryo lawfully held by an individual or family member receiving assistive reproductive services.